Witnesses, by Letters, Rewards, Promises, or by any other sinister, unlaw- CHAP. ful Labour or Means whatsoever, to commit any wilful and corrupt Perjury, in any Matter or Cause whatsoever, now depending, or which hereafter shall Persons cordepend in Suit and Variance, by any Writ, Action, Bill, Complaint or Information in any wife touching or concerning any Lands Tonomatal II. tion, in any wife touching or concerning any Lands, Tenements or Heredita- Witnesses, ments, or any Goods, Chattels, Debts or Damages, in any of the Courts of forfeit 40%. Record within this Province, or that shall unlawfully and corruptly province. Record within this Province, or that shall unlawfully and corruptly procure or suborn any Witness or Witnesses, from and after the Publication aforesaid, to be sworn to testify in perpetuam Rei Memoriam; that then every such Offender or Offenders shall, for his or their said Offence, being thereof lawfully convicted or attainted, lose and forfeit the Sum of Forty Pounds Sterling. And if it happen any such Offender or Offenders, so being convicted or at-ornot having tainted as aforesaid, shall not have Goods, Chattels, Lands or Tenements, to Goods to the the Value of Forty Pounds as aforesaid, then every such Person or Person or Person the Value of Forty Pounds as aforesaid, then every such Person or Persons, be imprisonfo being convicted or attainted as aforesaid, shall, for his or their said Of-edone Year, fence, suffer Imprisonment, for and during the Space of one whole Year, and stand one Hour in the without Bail or Mainprize, and stand upon the Pillory one whole Hour, at Pillory, the Pillory next adjoining the Place where he, she or they, shall be convicted

III. And be it surther Enacted by the Authority aforesaid, That no Person and rendered or Persons, being convict or attaint as aforesaid, shall be from thenceforth giving Evireceived as a Witness, to be deposed and sworn in any Court of Record with-dence, till in this Province, until such Time as the Judgment given against the said Performent be reversed. by Attaint or otherwise. And that upon every son or Persons be reversed, by Attaint or otherwise. And that, upon every versed, fuch Reversal, the Parties grieved, to recover his, her or their Damages, a- in which gainst all and every such Person or Persons, as did procure the said Judgment Case they fo reversed to be given again them, or any of them, by Action or Actions up-may recover on his, her or their Case or Cases, according to the common Course of the Damages.

IV. And be it further Enacted by the Authority aforesaid, That if any Per-Persons confon or Persons, after the Publication hereof, either by Subornation, unlawful vict of Per-Procurement, finister Perswasion, or Means of any other, or by their own jury to forseit Procurement, finister Perswasion, or Means of any other, or by their own 20%. Sterling, Act, Consent or Agreement, wilfully and corruptly, commit any Manner of and suffer 6 wilful Periurv. by their Deposition in any Court of Record in this Province Months Imwilful Perjury, by their Deposition in any Court of Record in this Province, Months Imprisonment, as aforesaid, or being examined in perpetuam Rei Memoriam; that then every Person and Persons so offending, and being thereof duly convicted or attainted by the Laws of this Province, shall, for his or their said Offence, lose and forfeit Twenty Pounds Sterling, and suffer Imprisonment the Space of Six and their Months, without Bail and Mainprize; and the Oath of such Person or Par Oath not to Months, without Bail and Mainprize; and the Oath of such Person or Per-be received fons so offending, from thenceforth not to be received within any Court of till Reversal Record within this Province, until such Time as the Judgment given against of Judgment, the said Person or Persons shall be reversed, by Attaint, or otherwise, as aforesaid; and that, upon every such Reversal, the Parties grieved to recover their Damages as aforesaid. And if it happen that the said Offender or Of- Not having fenders, so offending, shall not have Goods and Chattels, to the Value of Goods to the Twenty Pounds, that then he, she or they, be set on the Pillory next adjoin- Value or the Pillory next adjoin- Fine, shall ing to the Place where he, she or they shall be convict, as aforesaid, and to be Pillor'd, have both Ears nailed, and be from thenceforth to be discredited and disabled and their Ears nailed. for ever to be sworn in any of the Courts of Record aforesaid, until such Time the faid Judgment be reversed; upon which he, she or they, shall recover his, her or their Damages, in Manner and Form as is before mentioned; the one Half of the Moiety of all the said Fines and Forseitures, to be to our Sovereign Lord and Support of Lady, the King and Queen, for the Support of Government; and the other Government, Moiety to such Person or Persons, as shall be grieved, hindered or molested and Half to bu Reason of any the Offence or Offence before the Party by Reason of any the Offence or Offences before mentioned, that will sue for grieved. the same, by Action of Debt, Bill, Plaint or Information, or otherwise, in any Court of Record within this Province, wherein no Essoyn, Protection, or Wager of Law, shall be allowed.